252.227-7006 License Grant—-Running Royalty.

As prescribed at <u>227.7009-4</u> (a), insert the following clause in patent releases, license agreements, and assignments:

| LICENSE GRANT—RUNNING ROYALT | Y (AUG 1984) | |
|--|---|---|
| (a) The Contractor hereby grants to the an irrevocable, nonexclusive, nontransfers and any patents granted on such application reissue, division, or continuation thereund, throughout the world, any of any article or material, in the use of any material in accordance with law: | able license under the following pons, and under any patents which ler to practice by or cause to be pand all of the inventions thereun | patents, applications for patent, h may issue as the result of any practiced for the Department of der in the manufacture and use |
| U.S. Patent No. | Date | |

Together with corresponding foreign patents and foreign applications for patent, insofar as the Contractor has the right to grant licenses thereunder without incurring an obligation to pay royalties or other compensation to others solely on account of such grant.

- (b) No rights are granted or implied by the agreement under any other patents other than as provided above or by operation of law.
- (c) Nothing contained herein shall limit any rights which the Government may have obtained by virtue of prior contracts or by operation of law or otherwise.

(End of clause)

Parent topic: 252.227 RESERVED

Application Serial No. _____